

## GRAMA Task Force Index of Draft Legislation

Issue #	Primary Issues Description	Reference
Draft Legislation: " <b>Amendments to Government Records Access and Management Act</b> " (this bill was endorsed by the task force on 10/18/2005)		File 0102 <b>(BILL ONE)</b>
1	Record definition: "in connection with conduct of the public's business"	Page 6, Line 173
2	Protected records include: "internal communication that is part of the deliberative process of a member of a legislative body or the legislative body's staff"	Page 11, Line 325
3	Protected records include: "a communication between a citizen of the state of Utah and an elected official, unless one of the parties . . . elects to make the communication public."	Page 15, Line 464
4	Notice to person asked to provide information that may be private or controlled	Page 16, Line 474
5	Each government entity shall file its retention schedule with the State Records Committee or comply with State Archivist retention schedule	Page 17, Line 508
6	Exemption from Part 6, Collection of Information and Accuracy of Records for the Judiciary and the Legislature	Page 17, Line 526 Page 18, Line 555
Draft Legislation: " <b>GRAMA Appeals Process and Document Request Amendments</b> "		File 0106 <b>(BILL TWO)</b>
1	Permits a government entity to deny a document request if the request is submitted primarily to harass the government entity, unreasonably increases its workload, or causes it unwarranted expense	Page 4, Lines 99–102 (Amendments immediately above mirror GRAMA bill 0102 for continuity purposes)

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2	Permits a government entity to forgo the typical 10 day limit to respond to a request and instead provide documents as soon as is reasonably possible when records are requested in relation to litigation against the government entity. This applies during the period starting with a notice of claim under the Governmental Immunity Act and ending on the date the lawsuit is filed. The government entity's time for response may also be set by court order	Page 10, Lines 282–287 and Page 11, Lines 311–323 Page 3, Lines 83–88; Page 7, Line 204
3	Requires that all appeals be heard by the State Records Committee before they are appealed to the judicial system	Page 18, Lines 541–556; Page 21, Lines 629–635
4	Removes the procedure for filing a notice of appeal with the State Records Committee	Page 17, Lines 511–515
Draft Legislation: "Access and Fee Amendments to Government Records Access and Management Act"		File 0282 (BILL THREE)
1	Disclosure of home address and phone number	Page 3, Line 82
2	Government entity not required to manipulate information	Page 4, Line 108
3	Government entity may manipulate information if it does not compete with private business	Page 4, Line 114
4	Extra fees allowed for a series of records provided in a spreadsheet or database format or for resale, but fees may not be designed to compete with private business	Page 6, Line 173
5	A protected record includes: "an individual's home address, home telephone number, or personal mobile phone number" if it is provide to comply with a law and an expectation of privacy exists	Page 15, Line 457